

**In the United States Court of Federal Claims**  
**OFFICE OF SPECIAL MASTERS**

**No. 04-1147V**

**Filed: 28 March 2008**

\* \* \* \* \*  
BETHANY A. JONES, \*  
\*  
                    Petitioner, \*  
\*  
v. \*  
\*  
SECRETARY OF THE DEPARTMENT \*  
OF HEALTH AND HUMAN SERVICES, \*  
\*  
                    Respondent. \*  
\* \* \* \* \*

*James R. Morrison, Esq.*, Westervelt, Johnson, Nicoll, & Keller, Peoria, Illinois, for Petitioner;  
*Ryan D. Pyles, Esq.*, U.S. Department of Justice, Washington, D.C. for Respondent.

**UNPUBLISHED DECISION<sup>1</sup>**

**ABELL**, Special Master.

On 20 March 2008, the parties filed a joint stipulation addressing the vaccine-related injuries of Petitioner Bethany A. Jones, which the Court accepts as reasonable, just and proper, with minor emendations, (in brackets), and which states as follows:

1. Petitioner Bethany A. Jones filed a petition for vaccine compensation with the National Vaccine Injury Compensation Program, 42 U.S.C. §§ 300aa-10 through 34 (the “Vaccine Program”). The petition seeks compensation for injuries allegedly related to Ms. Jones’ receipt of a tetanus

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<sup>1</sup> Petitioner is reminded that, pursuant to 42 U.S.C. § 300aa-12(d)(4) and Vaccine Rule 18(b), a petitioner has 14 days from the date of this ruling within which to request redaction "of any information furnished by that party (1) that is trade secret or commercial or financial information and is privileged or confidential, or (2) that are medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of privacy." Vaccine Rule 18(b). Otherwise, "the entire decision" may be made available to the public per the E-Government Act of 2002, Pub. L. No. 107-347, 116 Stat. 2899, 2913 (Dec. 17, 2002).

toxoid-containing vaccine (“tetanus vaccine” or “tetanus vaccination”), which vaccine is included on the Vaccine Injury Table (the “Table”), found at 42 C.F.R. § 100.3 (a)(I) and 42 U.S.C. § 300aa-14(a)(II).

2. Petitioner received a tetanus vaccine on 3 February 2003.

3. The vaccine was administered within the United States.

4. Petitioner alleges that the tetanus vaccine caused brachial neuritis and sequelae therefrom.

5. Petitioner represents that there has been no prior award or settlement of a civil action for damages on behalf of Bethany A. Jones as a result of her condition.

6. Respondent denies that tetanus vaccination was and/or is the cause of Bethany Jones’ brachial neuritis or any other injury, and denies that her current disabilities are sequelae of an alleged vaccine injury.

7. Maintaining their above-stated positions, the parties nevertheless now agree that the issues between them shall be settled and that a Decision should be entered [by the Undersigned] awarding the compensation described in paragraph 8 of this [Decision].

8. As soon as practicable after an entry of judgment reflecting [this Decision], and after Petitioner has filed an election to receive compensation pursuant to 42 U.S.C. § 300aa-21(a)(1), the Secretary of Health and Human Services [shall] issue the following vaccine compensation payments:

a. A lump sum of \$587,060.54 in the form of a check payable to Petitioner; and

b. A lump sum of \$50,000.00 in the form of a check made payable jointly to Petitioner and Tenet HealthSystem Hahnemann, LLC. Petitioner agrees promptly to endorse this check over to Tenet HealthSystem Hahnemann, LLC, d/b/a Hahnemann University Hospital.

The amounts listed in this Eighth paragraph of this Stipulation represent compensation for all damages that would be available under 42 U.S.C. § 300aa-15(a).

9. As soon as practicable after the entry of judgment on entitlement in this case, and after Petitioner has filed both a proper and timely election to receive compensation pursuant to 42 U.S.C. § 300aa-21(a)(1), and an application, the parties will submit to further proceedings before the Special Master to award reasonable attorney’s fees and costs incurred in proceeding upon this Petition.

10. Payments made pursuant to paragraph 8 and any amounts awarded pursuant to paragraph 9 of this [Decision] [shall] be made in accordance with 42 U.S.C. § 300aa-15(i), subject to the availability of sufficient statutory funds.

11. The parties and their attorneys further agree and stipulate that, except for any award for attorney's fees, litigation costs, and past unreimbursable expenses, the money provided pursuant to

this [Decision] [shall] be used solely for the benefit of Petitioner as contemplated by a strict construction of 42 U.S.C. § 300aa-15(a) and (d), and subject to the conditions of 42 U.S.C. § 300aa-15(g) and (h).

12. In return for the payments described in paragraph 8 and 9, Petitioner does forever and fully expressly release, acquit and discharge the Secretary of Health and Human Services and the United States of America from any and all actions, causes of action, agreements, judgments, claims, damages, loss of services, expenses and all demands of whatever kind or nature on account of, or in any way growing out of, any and all known or unknown personal injuries to or death of Petitioner, resulting from the tetanus vaccination administered on 3 February 2003, as alleged by Petitioner in her petition for vaccine compensation filed on or about 13 July 2004, in the United States Court of Federal Claims as petition No. 04-1147V.

13. If Petitioner should die prior to receiving the payments described in paragraph 8, this agreement shall be considered voidable upon proper notice to the Court on behalf of either or both parties.

14. [If the undersigned Special Master does not issue a Decision in complete conformity with the terms of the Stipulation between the parties, or in the event the Court of Federal Claims does not enter judgment in conformity with a decision that is in complete conformity with the terms of the Stipulation between the parties,] then the parties' settlement and their Stipulation shall be null and void at the discretion of either party.

15. This [Decision] expresses a full and complete settlement of liability and damages claimed under the National Childhood Vaccine Injury Act of 1986, as amended, except as otherwise noted in paragraph 9 above. There is absolutely no agreement on the part of the parties hereto to make any payment or to do any act or thing other than is herein expressly stated and clearly agreed to.

16. All rights and obligations of Petitioner hereunder shall apply equally to her successors and assigns.

I find this conclusion reasonable, just and proper, and adopt these provisions as the Decision of this Court in awarding damages. In the absence of the filing of a motion for review, filed pursuant to Vaccine Rule 23 within 30 days of this date, **the clerk shall forthwith enter judgment** in accordance herewith.

**IT IS SO ORDERED.**

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**Richard B. Abell**  
Special Master